UNITED STATES DISTRICT COURT

for the

District of Nevada

ed States of America	a	
v. MIGUEL MACIAS) Case No: 2:11-cr-388-APG-CWH/2:11-cr-387-HDM-PAL
nended Judgment:	09/20/2012) USM No: 46360-048) Richard A. Schonfeld Defendant's Attorney
DER REGARD	ING MOTIC	ON FOR SENTENCE REDUCTION
	. – –	18 U.S.C. § 3582(c)(2)
duction in the term of owered and made retographic considered such materials actors set forth in 18 the motion is:	of imprisonment in roactive by the Uption, and taking U.S.C. § 3553(a)	imposed based on a guideline sentencing range that has United States Sentencing Commission pursuant to 28 U.S.C. into account the policy statement set forth at USSG §1B1.10), to the extent that they are applicable,
	r	months is reduced to 57 months
provided, all provisi	ons of the judgm	ent datedshall remain in effect.
ED.		
		Judge's signature
	V. MIGUEL MACIAS Igment: nended Judgment: ded Judgment if Any) DER REGARD PUR In of the defendated action in the term of actions and made retigions actions set forth in 18 that the motion is: In of GRANTED at a considered such motion is: In of Communication is: In of Communication is: In of Communication is: In of Communication is:	Igment: Inended Judgment: Ided Judgment if Any) DER REGARDING MOTIC PURSUANT TO In of the defendant the Direct Induction in the term of imprisonment in the powered and made retroactive by the Use considered such motion, and taking factors set forth in 18 U.S.C. § 3553(a linear the motion is: In of GRANTED and the defendant